## **EXHIBIT B**

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## UNITED STATES DISTRICT COURT Southern DISTRICT OF NEW JERSEY ORX

MICHAEL S. JOHNSON, DONNA: DYMKOWSKI, PATRICIA LONG-: CORREA, ANTONIO SAMUEL, VINCENT:

HALL, ANGELETTE WATERS,:

Individually, and on behalf of the Class,

: CIVIL ACTION NO. 06-5547 (DMC) (MF)

Plaintiffs,

: CERTIFICATION OF : KENNETH S. THYNE

VS.

NEXTEL COMMUNICATIONS, INC., a: Delaware Corporation; LEEDS, MORELLI &: BROWN, P.C.; LENARD LEEDS, STEVEN: A. MORELLI, JEFFREY K. BROWN;: JAMES VAGNINI; FREDERIC DAVID: OSTROVE; BRYAN MAZOLLA; SUSAN: FITZGERALD; AND JOHN AND JANE: DOES 1-10 (a fictitious designation for: presently unknown Defendants),

Defendants.

- I, Kenneth S. Thyne, of full age, by way of certification in lieu of oath state:
- 1. I make this Certification in opposition to Defendants' Motions to Change Venue and to

Dismiss. I attach hereto as Exhibits A and B two documents that were filed by attorneys for Defendants, Leeds, Morelli & Brown, in Courts in Colorado. I attach only certain pages from these documents, as they were apparently subject to a Protective Order, and I have redacted the documents to reveal only the information directly pertinent to the Motions pending before the Court.

- 2. Attached hereto as Exhibit A is a schedule submitted by Leeds, Morelli & Brown's attorney in litigation in Colorado setting forth the state of residence of the members of the 588 members of the class. As can be seen from this schedule, only 9 members of the class are from New York; 99 come from New Jersey. It is difficult to reconcile the representations Leeds, Morelli & Brown made in this chart, which they submitted to the Court in Colorado with certain statements made in their Brief in support of their Motion to Change Venue.
- 3. Attached hereto as Exhibit B is an excerpt from a brief filed by Leeds, Morelli & Brown in an action in Colorado, captioned McNeil v. Leeds, Morelli & Brown, Case No. 03CV893. While the pages are marked as "under seal," it is my understanding that the action is not under seal. Nevertheless, I attach Page 5 from a brief Leeds, Morelli & Brown filed in the case. Again, the statement as to Leeds, Morelli & Brown's involvement with the members of the class in this matter appear to be at odds with the facts they are asserting in support of their Motion to Change Venue.
- 4. By redacting these exhibits, Plaintiffs do not in any way agree that any of these documents are under seal or subject to a Protective Order, or that Plaintiffs are in any way limited in using same. They simply do so for the Court's information.
- 5. Attached hereto as <u>Exhibit C</u> is Amendment One to the Dispute Resolution and Settlement Agreement dated September 28, 2000.
- 6. Attached hereto as <u>Exhibit D</u> is Amendment Two to the to the Dispute Resolution and Settlement Agreement. This Amendment is dated February 8, 2001.

- 7. Attached hereto as Exhibit E is Amendment Three to the Dispute Resolution and Settlement Agreement. This Amendment is dated September 14, 2001.
  - 8. Attached hereto as Exhibit F is the Highlights to the settlement agreement with Nextel.
- 9. Attached hereto as Exhibit G are various newspaper articles indicating, among other things, that Leeds, Morelli & Brown were claiming 1.76 million dollars in damages in discrimination suit or asking for a settlement by Defendant Brown to be 2 million dollars or more.
- 10. Attached hereto as <u>Exhibit H</u> is the Fourth Amended Complaint in the matter of <u>McNeil</u> v. Leeds Morelli & Brown, Nextel, et al.
  - 11. Attached hereto as Exhibit I is Defendant Nextel's Motion to Dismiss in McNeil.
- 12. Attached hereto as Exhibit J is the Order of the District Court Judge John McMullen denying, for the most part, Defendant Nextel's Motion to Dismiss in McNeil.
- 13. Attached hereto as <u>Exhibit K</u> is Defendant Leeds, Morelli & Brown's Motion to Dismiss in <u>McNeil</u>.
- 14. Attached hereto as Exhibit L is the Order of the District Court Judge John McMullen dated January 5, 2007.
- 15. Attached hereto as <u>Exhibit M</u> is the Affidavit of Lutchman Boodoo, wherein Mr. Boodoo indicates that he had never seen the DRSA and was unaware of the multi-million dollar payment of legal fees from Nextel to Leeds-Morelli, which bore no relationship to the amount they recovered on the client's behalf. I have seen more than 50 similar affidavits.
  - 16. Attached hereto as Exhibit N the First Amended Complaint in this matter.
- 17. Attached hereto as Exhibit O the decision In the matter of Karrel Zaruba, Supreme Court of New Jersey, DRB 03-098.

Case 1:07-cv-08473-GBD Document 33-3 Filed 04/04/2008 Page 5 of 5

I hereby certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Kenneth S. Thyne Attorney for Plaintiffs

Dated: